

LEGISLATIVE ACTION

Senate	•	House
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Floor: 1/AD/2R		
04/27/2010 05:33 PM		

Senator Justice moved the following:

Senate Amendment (with title amendment)

Between lines 70 and 71

4 insert:

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Section 3. Section 402.302, Florida Statutes, is amended to read:

402.302 Definitions.-As used in this chapter, the term:

8 (1) "Child care" means the care, protection, and 9 supervision of a child, for a period of less than 24 hours a day 10 on a regular basis, which supplements parental care, enrichment, 11 and health supervision for the child, in accordance with his or 12 her individual needs, and for which a payment, fee, or grant is 13 made for care.

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(2) "Child care facility" includes any child care center or child care arrangement which provides child care for more than five children unrelated to the operator and which receives a payment, fee, or grant for any of the children receiving care, wherever operated, and whether or not operated for profit. The following are not included:

(a) Public schools and nonpublic schools and their integral
programs, except as provided in s. 402.3025;

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(b) Summer camps having children in full-time residence;

(c) Summer day camps;

(d) Bible schools normally conducted during vacationperiods; and

(e) Operators of transient establishments, as defined in chapter 509, which provide child care services solely for the guests of their establishment or resort, provided that all child care personnel of the establishment are screened according to the level 2 screening requirements of chapter 435.

(3) "Child care personnel" means all owners, operators, 31 32 employees, and volunteers working in a child care facility. The 33 term does not include persons who work in a child care facility 34 after hours when children are not present or parents of children in Head Start. For purposes of screening, the term includes any 35 member, over the age of 12 years, of a child care facility 36 37 operator's family, or person, over the age of 12 years, residing 38 with a child care facility operator if the child care facility 39 is located in or adjacent to the home of the operator or if the 40 family member of, or person residing with, the child care facility operator has any direct contact with the children in 41 42 the facility during its hours of operation. Members of the

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43 operator's family or persons residing with the operator who are 44 between the ages of 12 years and 18 years shall not be required 45 to be fingerprinted but shall be screened for delinquency records. For purposes of screening, the term shall also include 46 47 persons who work in child care programs which provide care for children 15 hours or more each week in public or nonpublic 48 49 schools, summer day camps, family day care homes, or those programs otherwise exempted under s. 402.316. The term does not 50 51 include public or nonpublic school personnel who are providing 52 care during regular school hours, or after hours for activities 53 related to a school's program for grades kindergarten through 54 12. A volunteer who assists on an intermittent basis for less 55 than 40 hours per month is not included in the term "personnel" 56 for the purposes of screening and training, provided that the 57 volunteer is under direct and constant supervision by persons 58 who meet the personnel requirements of s. 402.305(2). Students 59 who observe and participate in a child care facility as a part 60 of their required coursework shall not be considered child care personnel, provided such observation and participation are on an 61 62 intermittent basis and the students are under direct and 63 constant supervision of child care personnel.

64 (4) "Department" means the Department of Children and65 Family Services.

(5) "Drop-in child care" means child care provided occasionally in a child care facility in a shopping mall or business establishment where a child is in care for no more than a 4-hour period and the parent remains on the premises of the shopping mall or business establishment at all times. Drop-in child care arrangements shall meet all requirements for a child

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72 care facility unless specifically exempted.

(6) "Evening child care" means child care provided during the evening hours and may encompass the hours of 6:00 p.m. to 75 7:00 a.m. to accommodate parents who work evenings and latenight shifts.

77 (7) "Family day care home" means an occupied residence in 78 which child care is regularly provided for children from at 79 least two unrelated families and which receives a payment, fee, 80 or grant for any of the children receiving care, whether or not 81 operated for profit. Household children under 13 years of age, 82 when on the premises of the family day care home or on a field 83 trip with children enrolled in child care, shall be included in the overall capacity of the licensed home. A family day care 84 85 home shall be allowed to provide care for one of the following 86 groups of children, which shall include household those children 87 under 13 years of age who are related to the caregiver:

88 (a) A maximum of four children from birth to 12 months of89 age.

90 (b) A maximum of three children from birth to 12 months of91 age, and other children, for a maximum total of six children.

92 (c) A maximum of six preschool children if all are older93 than 12 months of age.

94 (d) A maximum of 10 children if no more than 5 are 95 preschool age and, of those 5, no more than 2 are under 12 96 months of age.

97 (8) "Household children" means children who are related by 98 blood, marriage, or legal adoption to, or who are the legal 99 wards of, the family day care home operator, the large family 100 child care home operator, or an adult household member who

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101 permanently or temporarily resides in the home. Supervision of 102 the operator's household children shall be left to the 103 discretion of the operator unless those children receive 104 subsidized child care to be in the home.

(9) (8) "Large family child care home" means an occupied 105 106 residence in which child care is regularly provided for children from at least two unrelated families, which receives a payment, 107 fee, or grant for any of the children receiving care, whether or 108 109 not operated for profit, and which has at least two full-time 110 child care personnel on the premises during the hours of 111 operation. One of the two full-time child care personnel must be 112 the owner or occupant of the residence. A large family child 113 care home must first have operated as a licensed family day care 114 home for 2 years, with an operator who has had a child development associate credential or its equivalent for 1 year, 115 116 before seeking licensure as a large family child care home. 117 Household children under 13 years of age, when on the premises of the large family child care home or on a field trip with 118 119 children enrolled in child care, shall be included in the 120 overall capacity of the licensed home. A large family child care 121 home shall be allowed to provide care for one of the following groups of children, which shall include household those children 122 123 under 13 years of age who are related to the caregiver:

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(a) A maximum of 8 children from birth to 24 months of age.

(b) A maximum of 12 children, with no more than 4 childrenunder 24 months of age.

127 <u>(10)(9)</u> "Indoor recreational facility" means an indoor 128 commercial facility which is established for the primary purpose 129 of entertaining children in a planned fitness environment

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130 through equipment, games, and activities in conjunction with 131 food service and which provides child care for a particular 132 child no more than 4 hours on any one day. An indoor 133 recreational facility must be licensed as a child care facility 134 under s. 402.305, but is exempt from the minimum outdoor-square-135 footage-per-child requirement specified in that section, if the indoor recreational facility has, at a minimum, 3,000 square 136 137 feet of usable indoor floor space.

138 <u>(11) (10)</u> "Local licensing agency" means any agency or 139 individual designated by the county to license child care 140 facilities.

141 <u>(12) (11)</u> "Operator" means any onsite person ultimately 142 responsible for the overall operation of a child care facility, 143 whether or not he or she is the owner or administrator of such 144 facility.

145 (13)(12) "Owner" means the person who is licensed to 146 operate the child care facility.

(14) (13) "Screening" means the act of assessing the 147 148 background of child care personnel and volunteers and includes, 149 but is not limited to, employment history checks, local criminal 150 records checks through local law enforcement agencies, 151 fingerprinting for all purposes and checks in this subsection, 152 statewide criminal records checks through the Department of Law 153 Enforcement, and federal criminal records checks through the Federal Bureau of Investigation. 154

155 (15)(14) "Secretary" means the Secretary of Children and 156 Family Services.

157 <u>(16) (15)</u> "Substantial compliance" means that level of 158 adherence which is sufficient to safeguard the health, safety,

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159	and well-being of all children under care. Substantial
160	compliance is greater than minimal adherence but not to the
161	level of absolute adherence. Where a violation or variation is
162	identified as the type which impacts, or can be reasonably
163	expected within 90 days to impact, the health, safety, or well-
164	being of a child, there is no substantial compliance.
165	(17) (16) "Weekend child care" means child care provided
166	between the hours of 6 p.m. on Friday and 6 a.m. on Monday.
167	Section 4. Section 402.318, Florida Statutes, is amended to
168	read:
169	402.318 AdvertisementNo person, as defined in s. 1.01(3),
170	shall advertise <u>or publish an advertisement for</u> a child care
171	facility, family day care home, or large family child care home
172	without including within such advertisement the state or local
173	agency license number <u>or registration number</u> of such facility <u>or</u>
174	home. Violation of this section is a misdemeanor of the first
175	degree, punishable as provided in s. 775.082 or s. 775.083.
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178	And the title is amended as follows:
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180	Delete line 13
181	and insert:
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183	authorizing the department to adopt rules;
184	amending s. 402.302, F.S.; revising and providing
185	definitions; providing for certain household children
186	to be included in calculations regarding the capacity
187	of licensed family day care homes and large family

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188 child care homes; providing conditions for supervision 189 of household children of operators of family day care 190 homes and large family child care homes; amending s. 191 402.318, F.S.; revising advertising requirements 192 applicable to child care facilities; providing 193 penalties; providing